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### 国際予備審查報告

PCT

(法第12条、法施行規則第56条) [PCT36条及びPCT規則70]

出願人又は代理人 の害類記号 PCTJP30004	今後の手続きについては、国際予備審査報告の送付通知(様式PCT/ IPEA/416)を参照すること。			
国際出願番号 PCT/JP03/08011	国際出願日 (日.月.年) 24.06.2003 優先日 (日.月.年) 26.06.2002			
国際特許分類 (IPC) Int. Cl	国際特許分類 (IPC) Int. Cl. 7 B60J3/02			
出願人(氏名又は名称) 共和産業株式会	社			
1. 国際予備審査機関が作成したこの  	国際予備審査報告を法施行規則第57条(PCT36条)の規定に従い送付する。			
2. この国際予備審査報告は、この表紙	纸を含めて全部で3ページからなる。			
× この国際予備審査報告には、『 査機関に対してした訂正を含む (PCT規則70.16及びPCT この附属客類は、全部で1				
3. この国際予備審査報告は、次の内容	字を含む。 			
I × 国際予備審査報告の基礎	i.			
Ⅱ □ 優先権				
   Ⅲ	上の利用可能性についての国際予備審査報告の不作成			
IV 開の単一性の欠如				
V 区 PCT35条(2)に規定する新規性、進歩性又は産業上の利用可能性についての見解、それを裏付けるための文献及び説明 VI  ある種の引用文献				
VII 国際出願の不備	VII 国際出願の不備			
Ⅷ Ⅲ 国際出願に対する意見				
国際予備審査の請求書を受理した日 13.11.2003	国際予備審査報告を作成した日 09.08.2004			
名称及びあて先 日本国特許庁(IPEA/JP)				
郵便番号100-8915 東京都千代田区徦が関三丁目44	大山 健 番3号 · · · · · · · · · · · · · · · · · · ·			



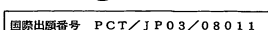
### 国際予備審査報告

国際出願来号 PCTノIPO3ノの2011

	国际出版银 1 C 1 / J F 0 3 / 0 8 0 1 1			
I. 国際予備審査報告の基礎				
1. この国際予備審査報告は下記の出願書類に基づいて作成され 応答するために提出された差し替え用紙は、この報告書にお PCT規則70.16,70.17)	ルた。 (法第6条 (PCT14条) の規定に基づく命令に いて「出願時」とし、本報告書には添付しない。			
出願時の国際出願容類				
明神帝 第 ページ、	出願時に提出されたもの 国際予備審査の請求番と共に提出されたもの 付の審簡と共に提出されたもの			
× 請求の範囲 第     2,3     項、       請求の範囲 第     1,5     項、	出願時に提出されたもの			
	四時で加香堂の簡求番と共に提出されたもの 付の書簡と共に提出されたもの			
	出願時に提出されたもの 国際予備審査の請求書と共に提出されたもの 付の書簡と共に提出されたもの			
□ 明細書の配列表の部分 第 ページ、明細書の配列表の部分 第 ページ、明細書の配列表の部分 第 ページ、明細書の配列表の部分 第 ページ、	出願時に提出されたもの 国際予備審査の請求書と共に提出されたもの 付の書簡と共に提出されたもの			
2. 上記の出願書類の官語は、下記に示す場合を除くほか、この				
上記の書類は、下記の言語である 語である	Vo			
<ul><li>■ 国際調査のために提出されたPCT規則23.1(b)にいう</li><li>■ PCT規則48.3(b)にいう国際公開の言語</li><li>■ 国際予備審査のために提出されたPCT規則55.2また</li></ul>				
3. この国際出願は、ヌクレオチド又はアミノ酸配列を含んでお	り、次の配列表に基づき国際予備審査報告を行った。			
この国際出願に含まれる書面による配列表				
□ この国際出願と共に提出された磁気ディスクによる配列 □ 出願後に、この国際予備審査(または調査)機関に提出				
□ 出願後に、この国際予備審査(または調査)機関に提出	出された磁気ディスクによる配列表			
□ 出願後に提出した書面による配列表が出願時における国際出願の開示の範囲を超える事項を含まない旨の陳述書の提出があった □ 非面による配列表における TOOL THE COLUMN TO THE				
■ 書面による配列表に記載した配列と磁気ディスクによる配列表に記録した配列が同一である旨の陳述書の提出があった。				
4. 補正により、下記の啓類が削除された。	~-~?			
× 請求の範囲 第 4				
図面 図面の第				
5. この国際予備審査報告は、補充欄に示したように、補正が出願時における開示の範囲を超えてされたものと認められるので、その補正がされなかったものとして作成した。(PCT規則70.2(c) この補正を含む差し替え用紙は上記1. における判断の際に考慮しなければならず、本報告に添付する。)				
	·			



#### 国際予備審査報告



v.	新規性、進歩性又は産業上の利 文献及び説明	川用可能性について	の法第12タ	ミ (PCT35条(2))	に定める見解、 	それを裏付ける
1.	見解					
	新規性(N)	語求の範囲 _ 請求の範囲 _	1, 2, 3	, 5		有 無
	進歩性(IS)	請求の範囲 <sub>-</sub> 請求の範囲 <sub>-</sub>	1, 2, 3	, 5		有 無
	産業上の利用可能性 (IA)	請求の範囲 <sub>-</sub> 請求の範囲 <sub>-</sub>	1, 2, 3	, 5		

2. 文献及び説明 (PCT規則70.7)

文献1: JP 9-142143 A (デルタ工業株式会社)

1997. 06. 03

文献2: JP 10-129255 A (株式会社イノアックコーポレーション)

1998.05.19 文献3:JP 2001-260650 A (株式会社ネオックスラボ) 2001.09.26

上記文献1,2,3の何れにも、本願の抜け止め部に相当する構成を備えるサンバイザーが開示されており、また、リサイクル性が良好になることも開示されている。したがって、本願の請求項1,2,3,5に係る発明は、文献1,2,3に基づき、当業者が容易になし得るものであり、特許性を有しているとは認められない。



### 請求の範囲

1. (補正後)支軸の軸周りに軸受部材を介して装着されるサンバイザ本体を備えた車両用サンバイザであって、

前記軸受部材は、前記支軸を回動可能に保持する軸受部と、前記サンバイザ本体を前記支軸に対する所定の回動位置に保持する回り止め部と、を備えて金属材料により構成され、前記サンバイザ本体の内部に設けられた収容部に前記支軸を保持した状態で収容されており、

前記軸受部材には、前記収容部の内面に設けられた係合凹部または係合孔に弾性的に係合して前記軸受部材の前記収容部からの抜けを防止することのできる抜け止め部が金属材料により一体状に設けられており、

前記支軸に所定以上の引き抜き力が作用すると、前記抜け止め部による前記係合凹部または前記係合孔への係合が外れる構成にしてある車両用サンバイザ。

2. 請求項1に記載の車両用サンバイザであって、

軸受部及び回り止め部が一体状に構成されていることを特徴とする車両用サン 15 バイザ。

3. 請求項1または請求項2に記載の車両用サンバイザであって、

軸受部材には、支軸の軸周りに弾性的に当接して該支軸に対するサンバイザ本体の回動操作に摩擦抵抗を付与する摩擦付与部が金属材料により一体状に設けられていることを特徴とする車両用サンバイザ。

- 20 4. (削除)
  - 5. (補正後)請求項1から請求項3のうちいずれか1項に記載の車両用サンバイザであって、

サンバイザ本体は、熱可塑性合成樹脂により成形されていることを特徴とする 車両用サンバイザ。

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# ATENT COOPERATION TREATY



## **PCT**

519643

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference PCTJP30004	FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)			
International application No. PCT/JP2003/008011	International filing date (day/n 24 June 2003 (24.06	-	Priority date (day/month/year) 26 June 2002 (26.06.2002)	
International Patent Classification (IPC) or national classification and IPC  B60J 3/02				
Applicant KYOWA SANGYO CO., LTD.				
This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.				
2. This REPORT consists of a total of3 sheets, including this cover sheet.  This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).				
These annexes consist of a to	tal of sheets.			
3. This report contains indications relating to the following items:  I				
Date of submission of the demand  Date of completion of this report			f this report	
13 November 2003 (13.1	1.2003)	09 A	August 2004 (09.08.2004)	
Name and mailing address of the IPEA/JP	Autho	Authorized officer		
Facsimile No.	Teleph	ione No.		

Translation

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

## PCT/JP2003/008011

pages	L. Basis	of the report			
the international application as originally filed the description: pages	1. With	regard to the elements of the	ne international application:*		
the description: pages p					
pages   1-10			<b>3</b>		
pages		*******	•	10	
the claims: pages					, as originally file
the claims:  pages		· · · ———		filed with the level of	, filed with the deman
pages 1,5 , as amended (together with any statement under Artic pages 1,5 , as amended (together with any statement under Artic pages 5, filed with the letter of 6, filed with the letter of 6, filed with the letter of 7, filed with the letter of 8, filed with the letter of 9, filed				, med with the letter of	
pages   1,5   , as amended (together with any statement under Artice pages   , filed with the letter of      the drawings:			_		
pages		nages			, as originally file
the drawings: pages   1-9   , as originally pages   , filed with the letter of      the drawings:					
the drawings:  pages  p					, filed with the deman
pages	$\nabla$			, filed with the letter of	
pages		_			
the sequence listing part of the description:  pages p					, as originally file
the sequence listing part of the description:  pages p					, filed with the demand
the sequence listing part of the description:  pages  page		hagos		, filed with the letter of	
pages	L tl	ne sequence listing part of the	e description:		
2. With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.  These elements were available or furnished to this Authority in the following language which the language of a translation furnished for the purposes of international search (under Rule 23.1(b)).  the language of publication of the international application (under Rule 48.3(b)).  the language of the translation furnished for the purposes of international preliminary examination (under Rule 55.2 or 55.3).  3. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:  contained in the international application in written form.  filted together with the international application in computer readable form.  furnished subsequently to this Authority in written form.  furnished subsequently to this Authority in computer readable form.  The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in international application as filed has been furnished.  The statement that the information recorded in computer readable form is identical to the written sequence listing to been furnished.  The amendments have resulted in the cancellation of:  the description, pages		pages			as originally file
2. With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.  These elements were available or furnished to this Authority in the following language which the language of a translation furnished for the purposes of international search (under Rule 23.1(b)).  the language of publication of the international application (under Rule 48.3(b)).  the language of the translation furnished for the purposes of international preliminary examination (under Rule 55.2 or 55.3).  3. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:  contained in the international application in written form.  filed together with the international application in computer readable form.  furnished subsequently to this Authority in computer readable form.  furnished subsequently to this Authority in computer readable form.  The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in international application as filed has been furnished.  The statement that the information recorded in computer readable form is identical to the written sequence listing been furnished.  The amendments have resulted in the cancellation of:  the description, pages					filed with the demand
2. With regard to the language, all the elements marked above were available or furnished to this Authority in the language in whe international application was filed, unless otherwise indicated under this item.  These elements were available or furnished to this Authority in the following language which the language of a translation furnished for the purposes of international search (under Rule 23.1(b)).  the language of publication of the international application (under Rule 48.3(b)).  the language of the translation furnished for the purposes of international preliminary examination (under Rule 55.2 strength).  With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:  contained in the international application in written form.  filed together with the international application in computer readable form.  furnished subsequently to this Authority in computer readable form.  furnished subsequently to this Authority in computer readable form.  The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in international application as filed has been furnished.  The statement that the information recorded in computer readable form is identical to the written sequence listing been furnished.  The amendments have resulted in the cancellation of:  the description, pages  the claims, Nos.  4  the drawings, sheets/fig  This report has been established as if (some of) the amendments had not been made, since they have been considered to beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**  **Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rule 70.		pages		, filed with the letter of	_, mod with the demand
the description, pages the claims, Nos4 the drawings, sheets/fig  This report has been established as if (some of) the amendments had not been made, since they have been considered to beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**	B. With prelim	the language of a translation the language of publication the language of the translation of 55.3).  regard to any nucleotide inary examination was carricontained in the internation filed together with the international subsequently to the furnished subsequently to the statement that the informational application as a first furnished.	of the international application of the international application tion furnished for the purpose and/or amino acid sequenced out on the basis of the sequent al application in written form. In a purpose a purpose and application in computer in a purpose and application in computer in a purpose and application in computer reader in a purpose a pu	international search (under Rule 23.1(b)). In (under Rule 48.3(b)). It is of international preliminary examination In the international application of the internation of the in	n (under Rule 55.2 and/ cation, the international
Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.	Replace in this and 70.	the description, pages the claims, Nos. the drawings, sheets/ this report has been establist eyond the disclosure as filed ment sheets which have bee report as "originally filed 17).	fig  thed as if (some of) the amendal, as indicated in the Supplemental formula for the free furnished to the receiving Of and are not annexed to the	office in response to an invitation under Ar his report since they do not contain am	rticle 14 are referred to sendments (Rule 70.16
DET PCT/IPE A //00 (Part Note 1 1000)				red to under item 1 and annexed to this rep	oort.



In actional application No.
PCT/JP03/08011

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
1. Statement			
Novelty (N)	Claims	1, 2, 3, 5	YES
	Claims		NO
Inventive step (IS)	Claims		YES
	Claims	1, 2, 3, 5	NO
Industrial applicability (IA)	Claims	1, 2, 3, 5	YES
	Claims	•	NO

2. Citations and explanations

Document 1: JP, 9-142143, A (Delta Kogyo Co., Ltd.), 3 June, 1997 (03.06.97)

Document 2: JP, 10-129255, A (Inoac Corp.), 19 May, 1998 (19.05.98)

Document 3: JP, 2001-260650, A (Neoex Lab. Inc.), 26 September, 2001 (26.09.01)

Documents 1-3 respectively disclose a sun visor with a constitution corresponding to the coming-off preventing portion of the present application, and also disclose that recyclability is improved.

Therefore, the subject matters of claims 1-3 and 5 of the present application do not appear to be patentable, since a person skilled in the art could have easily arrived at them based on documents 1-3.